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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/935,213	08/22/2001	Uzi Lev-Ami	EQPN 1001-1	9729		
22470	7590 10/20/2004		EXAM	EXAMINER		
	EFFEL & WOLFELD	SUAZO, RAINIER A				
P O BOX 366 HALF MOON BAY, CA 94019			ART UNIT	PAPER NUMBER		
	,		2144			
			DATE MAILED: 10/20/200	4		

Please find below and/or attached an Office communication concerning this application or proceeding.

<u></u>	A l'actio	- No	A (1-)					
	Applicatio	n no.	Applicant(s)					
Office Action Comments	09/935,21	3	LEV-AMI ET AL.					
Office Action Summary	Examiner		Art Unit					
	Rainier Su		2144					
The MAILING DATE of this communication Period for Reply	appears on the	cover sheet with the	correspondence add	lress				
A SHORTENED STATUTORY PERIOD FOR RE THE MAILING DATE OF THIS COMMUNICATIO - Extensions of time may be available under the provisions of 37 CFI after SIX (6) MONTHS from the mailing date of this communication - If the period for reply specified above is less than thirty (30) days, a - If NO period for reply is specified above, the maximum statutory pe - Failure to reply within the set or extended period for reply will, by st Any reply received by the Office later than three months after the m earned patent term adjustment. See 37 CFR 1.704(b).	N. R 1.136(a). In no eve . reply within the statu riod will apply and wil atute, cause the appli	nt, however, may a reply be ti tory minimum of thirty (30) da expire SIX (6) MONTHS fron cation to become ABANDON	imely filed ys will be considered timely, in the mailing date of this cor ED (35 U.S.C. § 133).	nmunication.				
Status								
1) Responsive to communication(s) filed on 2	<u> 2 August 2001</u> .							
2a) This action is FINAL . 2b) This action is non-final.								
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is								
closed in accordance with the practice und	er Ex parte Qua	ayle, 1935 C.D. 11, 4	53 O.G. 213.					
Disposition of Claims								
4)⊠ Claim(s) <u>1-53</u> is/are pending in the applicat	tion.							
4a) Of the above claim(s) is/are withdrawn from consideration.								
5) Claim(s) is/are allowed.	5) Claim(s) is/are allowed.							
6) Claim(s) is/are rejected.								
7) Claim(s) is/are objected to.								
8)⊠ Claim(s) <u>1-28 (Group I and 29-53 (Group II</u>) are subject to	restriction and/or ele	ection requirement.					
Application Papers								
9)☐ The specification is objected to by the Exan	niner.							
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.								
Applicant may not request that any objection to	=	· ·	• •					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
The bath of declaration is objected to by the	e Examiner. No	ie ine allached Omc	e Action of form PTC	J-152.				
Priority under 35 U.S.C. § 119								
12) Acknowledgment is made of a claim for fore	eign priority und	er 35 U.S.C. § 119(a	a)-(d) or (f).					
a) All b) Some * c) None of:								
1. Certified copies of the priority docum			(' N I-					
 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage 								
application from the International Bu	•		red in this National 3	stage				
* See the attached detailed Office action for a	•	• • • •	ed.					
Attachment(s)								
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948))	4) Interview Summar Paper No(s)/Mail D						
Information Disclosure Statement(s) (PTO-1449 or PTO/SB Paper No(s)/Mail Date			Patent Application (PTO-	152)				
U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04) Office	e Action Summar	у Р	art of Paper No./Mail Da	te 10072004				

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DETAILED ACTION

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Election/Restrictions

- 1. Restriction to one of the following inventions is required under 35 U.S.C. 121:
 - I. Claims 1-28, drawn to a method of making accessible context-sensitive data reported by a tool to a tool host including steps for providing a removable listening device to monitor a wired communications channel between one or more tool hosts and one or more tools; recording report and report trigger definitions sent by the tool hosts to the tools; matching a first triggered report from the tools with the report and report trigger definitions to generate a first context-insensitive report before processing a second triggered report; outputting the first context-insensitive report in a field tagged format., classified in class 709, subclass 246.
 - II. Claims 29-53, drawn to a method of migrating one or more processes

 from a tool control host in communication with one or more tools to one or

 more distributed processors, the method including: providing one or more

 intercept devices including logic to retain tool status information from one

 or more tools and to retain pending requests for tool status information

 from one or more tool control hosts, said intercept device positioned

 between and in communication with the tool control hosts and the tools;

 moving one or more processes from the tool control hosts to one or more

 distributed processors, said distributed processors in communication with

 the intercept device; routing requests for tool status information from the

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tool control hosts and the distributed processors to the intercept device; and satisfying the requests for tool status information using the retained tool status information, the retained pending requests for tool status information, and one or more new requests from the intercept device to the tools for otherwise unavailable tool status information; claims 39-53 share similar limitation with claims 29-28 particularly satisfying the requests for tool status information using the retained tool status information, the retained pending requests for tool status information, and one or more new requests from the intercept device to the tools for otherwise unavailable tool (or the external sensors) status information, classified in class 714, subclass 47.

2. Inventions of Group I (claims 1-28) and Group II (claims 29-53) are distinct from each other if they are shown to be separately usable. In the instant case, invention of group I has separate utility from the invention set forth in group II such as providing for the monitoring and recording of communications and further matching information and generating a triggered report in a particular format (context-insensitive) based on the context-sensitive data transmitted by the tool using a listening device. The Group II has a separate utility as described to provide for the migration of processes from control hosts (nodes) to distributed processors (nodes) further routing requests and further satisfying requests for otherwise not available tool status information. Therefore the inventions have different functions and are separately usable. See MPEP § 806.05(d) and 808.01.

Conclusion

- 3. Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their classification and furthermore their different classification represent serious burden for examination due to the fact that the search required for Group I is not required for Group II, restriction for examination purposes as indicated is proper. See MPEP § 803.
- 4. Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Rainier Suazo whose telephone number is (571) 272-3931 or (703) 305-3887. The examiner can normally be reached on Monday through Friday, 8:00-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, William Cuchlinski can be reached on (571) 272-3925 or (703) 308-3873. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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TECHNOLOGY CENTER 2800